Case 2:02-cr-00046-RSL Document 43 Filed 11/14/2005 Page 1 of 3

Chief Judge Robert S. Lasnik ENTERED £Ò RECEIVED 3 AT SEATTLE LERK U.S. DISTRICT COUNT LERK U.S. DISTRICT OF WASHINGTON DEPUTY 6 02-CR-00046-ORD 7 8 UNITED STATES DISTRICT COURT 9 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 10 UNITED STATES OF AMERICA, 11 CR02-046L NO. Plaintiff. 12 ORDER CONTINUING v. 13 SUPERVISED RELEASE SCOTT JAMES CLANCY, AND MODIFYING CONDITIONS 14 Defendant. 15

THIS MATTER having come on before the undersigned United States Chief
District Judge of the above-entitled Court on November 9, 2005, for an evidentiary and
disposition hearing on violations of supervised release; the defendant being present and
represented by attorney Carol Koller; the United States being represented by Janet
Freeman, Assistant United States Attorney; the defendant having previously admitted on
September 28, 2005, to committing violation number 2 -- that is, failing to notify the
probation officer of a change of residence, in violation of standard condition 6; and the
defendant having further admitted to committing violation number 1 -- that is, failing to
follow the instructions of the probation officer on or about February 28, 2005, in violation
of standard condition 3; the Court having found that the defendant has violated these
terms and conditions of his supervised release; and the Court having heard from the
defendant, defense counsel, and government counsel, now therefore, it is hereby

16

17

18

19

20

21

22

23

24

25

26

27

28

 ////

ORDERED AND ADJUDGED that the defendant has violated the conditions of his <u>five</u> year term of supervised release imposed on September 18, 2002, as noted above, and that the supervised release term is hereby CONTINUED, and

IT IS HEREBY ORDERED AND ADJUDGED that the conditions of the defendant's supervised release are MODIFIED to include the following special conditions in addition to the special conditions previously imposed:

- (1) The previously imposed condition requiring the defendant to reside in and satisfactorily participate in a community corrections center and/or comprehensive sanction center program, for up to 120 days, is modified to a period of up to 180 days, to include prerelease component and day reporting program participation, if determined appropriate by the Community Corrections Manager and the U.S. Probation Officer, or until discharged by the Community Corrections Manager or U.S. Probation Officer. The subsistence fee is waived.
- (2) The defendant shall be required to pay \$163.20 to Seattle Building Salvage and \$767.04 to Antique Lighting Company as restitution.
- (3) The funds that are saved by the defendant not paying the subsistence fee shall first be applied toward restitution to Seattle Building Salvage and Antique Lighting Company, as reflected in condition number 2 above, and then shall be placed in a savings account to be monitored by the U.S. Probation Office.
- (4) The defendant must contribute towards the cost of any substance abuse and/or mental health programs, to the extent he is financially able to do so, as determined by the U.S. Probation Officer.

Order Continuing Supervised Release/Scott James Clancy — 2 CR02-46RSL

IT IS FURTHER ORDERED that the Clerk of the Court deliver this Order 1 Continuing Supervised Release and Modifying Conditions to all counsel of record and to 2 the United States Probation Office. 3 DATED this 15 day of November, 2005. 4 5 6 7 Presented by: 8 9 s/ Janet Freeman 10 JANET FREEMAN Assistant United States Attorney П WSBA #24599 United States Attorney's Office 700 Stewart Street, Suite 5220 Seattle, Washington 98101-3903 Phone: (206) 553-7970 12 13 Fax: (206) 553-0755 e-mail: Janet.Freeman@usdoj.gov 14 15 s/ Carol Koller (per telephonic approval) CAROL KOLLER 16 Assistant Federal Public Defender 17 Office of the Federal Public Defender Westlake Center Office Tower 1601 5th Avenuc, Suite 700 18 Seattle, Washington 98101 Phone: (206) 553-1100 Fax: (206) 553-0120 e-mail: Carol\_Koller@fd.org 20 21 22 23 24 25 26 27 28